Abran E. Vigil 1 Nevada Bar No. 7548 Michael DiGiacomo Nevada Bar No. 13478 Ballard Spahr LLP 1980 Festival Plaza Drive, Suite 900 4 Las Vegas, NV 89135-2958 Telephone: (702) 471-7000 Facsimile: (702) 471-7070 6 E-Mail: vigila@ballardspahr.com E-Mail: digiacomom@ballardspahr.com Attorneys for Defendant 8 Department Stores National Bank 9 UNITED STATES DISTRICT COURT 10 DISTRICT OF NEVADA 11 Eric Steinmetz, NO. 2:19-CV-00064 -GMN-VCF 12 Plaintiff, STIPULATED MOTION FOR 13 VS. EXTENSION OF TIME TO RESPOND TO COMPLAINT 14 American Honda Finance; Capital One; Conn Credit Corp; Equifax Information (FIRST REQUEST) 15 Services, LLC; Experian Information Solutions, Inc.; Innovis Data Solutions, Inc.; 16 Macys/DSNB; Mechanics Bank FKA CRB; and Trans Union, LLC 17 Defendants. 18 19 Plaintiff Eric Steinmetz ("Steinmetz") and Defendant Department Stores National 20 21 22 23

Bank, erroneously named herein as Macys/DSNB, ("DSNB"), by and through their undersigned counsel, hereby jointly stipulate and move for entry of an order extending DSNB's deadline to respond to the Complaint by 14 days, up to and including February 18, 2019. In the event that a Rule 26(f) conference is scheduled prior to February 18, 2019, DSNB agrees that it will participate in the same.

A proposed Order is submitted concurrently with this Stipulated Motion that DSNB may have up to and including February 18, 2019 to answer or otherwise respond to the Complaint in this matter.

28 ///

24

25

26

27

28